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MIDNAY MFG. CO., a corporation,
                   Plaintiff,
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                                          80 c 5863
        VB.
3
   ARTIC INTERNATIONAL, INC., a
   corporation,
5
                   Defendant
6
                         Friday, December 19, 1980.
7
                            10:20 a.m.
                Parties met pursuant to recess.
 9
     PRESENT:
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          MR. DONALD L. WELSH
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        . MR. ERIC C. COHEN
 12
                    on behalf of plaintiff;
  13
           MR. RICHARD KINNEY
  14
                  on behalf of defendant;
  15
           MR. YEE S. LIAW, Interpreter
   16
   17
                           (The deposition of SHIN-MING
   18
                           was resumed at
   19
                           Chicago, Illinois as follows:)
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    22
    23
                                     Plaintiff's
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Exhibit "D"

That was not the question. All right. What did the customer tell you about the game? I think that is our --(Conference between the witness and Mr. Kinney.) BY THE WITNESS: (Continuing) The details I cannot remember right now.

MR. WELSH: I think the record should show that just before he gave the answer, "I cannot remember," that, without asking for a conference with counsel, counsel conferred with the witness, after which the witness replied, "I don't remember." THE WITNESS: Really, that is the real con-.5 That is the b versation is over one year, so I cannot. real situation. But I know he mentioned the Galaxian. 7 8 BY MR. WELSH: When was the first time you saw a Galaxian 10 video game? In the show of Chicago, Conrad Hilton, 11 12 last year. 13 1979? 14 1979. 15 The AMOA Show? Q 16 Right. 17 And did you see it at the Midway booth? 18 Q Yes. 19 And did you play the game at the booth? 20 Q . No. Just looking. 21 A Did you watch someone else play the game? 22 Q

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Yes.

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after the 1979 AMOA Show in Chcago?
              You mean not have a booth, just attend?
2
               Yes.
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        Q
               Just visit?
               Yes.
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         Q
6
               Yes.
               What other shows did you attend?
 7
         Q
                In Japan this year, the show in Japan, in
 8
          A
             Tokyo show.
 9
     Tokyo.
                    And of course this year in New Orleans.
 10
                When was the New Orleans show?
 11
          Q
                 Early this year. I cannot remember which
  12
  13
      month.
                 January or February 1980?
  14
                 Actually before March.
  15
                 Before March. Did you see a Galaxian game
   16
           Q
   17
       at that show?
                  I couldn't remember. I cannot remember.
   18
                  At the Tokyo show this year did you visit
   19
            Q
    20
       the Namco booth?
    21
                  Maybe just once. Not -- because
    22
        crowded, I didn't play any game over there.
    23
                  Did you see any game?
     24
                  Of course, I see. I saw it.
             A
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What game did you see?
        Q
              I saw Puckman, Rally-X and Tank, Tank some-
2
           And one like a balloon.
3
   thing.
               A game with a balloon, or --
4
         Q
               Yes.
5
               Those games were all at the Namco booth?
6
                You mean right now you mentioned the game
 7
      I saw at Namco booth?
 8
 9
                Yes.
          Q
                 Or other, including other booths?
 10
                 Well, where did you see the Puckman game?
 11
           Q
                 With the ICs. I saw it before the show,
  12
      on the street.
  13
                 Was it a Namco game that you saw?
  14
                  I don't know, but just a cocktail type.
   15
       Some Namco, but some don't.
   16
                  So you saw the Puckman in Japan before the
   17
   18
        show?
    19
                  Yes, on the street.
             A
    20
                   Did you also see it at the show?
    21
                   Yes, because I think that is not.
    22
        dich't see the Puckman, the machine, but I know it
     23
         is over there. I didn't touch it.
     24
             Q
                   But you saw it?
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A Yes.

Q Did you see somebody playing it?

A You mean -- I saw the crowd, the people gathered there, and I don't spend much time on that booth, just pass by.

Q Was there a big crowd in front of the Puckman game?

A Maybe like that, yes. That's it. Not -- because every machine are crowded, everywhere crowded, not just that game.

Q Do you know whether Midway Manufacturing Co, had a booth at the Japanese show this year?

A I don't know.

Is it correct that you did not see a Midway Q booth at the show? Sure. I didn't see it. At the AMOA show this year Artic International 3 C was an exhibitor, is that correct? 5 This year, yes. 6 I show you what appears to be a program, 1980 7 8 program and directory of exhibitors for the International Exposition of Games and Music at the Conrad Hitlon Hotel, 10 Chicago, Illinois, Friday-Saturday-Sunday, October 31 to November 1 and 2. Do you recognize that as a copy of an 12 exhibitor's book that was handed out at the show? Right. A 14 I would like to ask the reporter MR. WELSH: 15 to mark as Exhibit 26 a copy of the front cover page, 16 page 38, and page 91 of that booklet. 17 (Plaintiff's Huang Deposition Exhibit 18 26 was marked for identification, 19 12/19/80, GB.) 20 MR. KINNEY: While the witness examines that, 21 I note that you are going to make a production 22 tomorrow of some answers to interrogatories for us, 23 24 and I just want to state for the record that I will

be in my office tomorrow to pick it up, or I can pick it up here, or if you want, I can have it available at the end of the day, under the order of Court. I just want to make sure that we are not going to mail your production document on a Saturday with a pending motion to be filed on Tuesday.

0)

MR. WELSH: Under the rules, where a due date falls on a week-end --

MR. KINNEY: It isn't a due date falling on a week-end, as you were specifically ordered to produce it on the 20th, according to the amended order.

Are you saying you are not going to produce it tomorrow?

MR. WELSH: I don't believe I said that.

MR. KINNEY: Are you going to answer me, my inquiry?

 $\ensuremath{\mathsf{MR}}\xspace$. WELSH: I am just cogitating the mechanics of it.

When we have it ready, we will call your office. If you are there tomorrow and wish to come over and pick it up, fine. If you are not, then we will mail it. I don't know what time tomorrow

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Huang - direct

MR. KINNEY: Not all the speculations.

MR. WELSH: I think we will let the witness answer the questions.

MR. KINNEY: I have no objection to his answering, but he was speculating.

Ey the way, Mr. Welsh, are you waiving any privilege with regard to this document, and to these discussions: It's a very strange situation where the attorner is --

MR. WELSH: If any privilege exists, I waive it, yes.

MR. KINNEY: And related to the --

MR. WELSH: No, just with respect to this document.

MR. KINNEY: No, I mean to the whole document, of settlement.

MR. WELSH: Any communications that occurred between me and my client, I certainly don't waive the privilege to that.

MR. KINNEY: I am certainly not asking -MR. WELSH: But I am not sure of what you are
referring to otherwise.

MR. KINNEY: Well, it seems, this document seems

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I was just wondering if -- there are some general settlement discussions, and if you want some general settlement discussions admitted in evidence. But since you are bringing it up, I assume you are opening the door.

MR. WELSH: I don't know what you are talking about.

MR. KINNEY: Well, all right. I just assumed that.

(Conference between Mr. Welsh and Mr. Cohen.)

BY MR. WELSH:

Q Did you indicate in your discussion with Mr. Katz or me at the AMOA show that you were willing to stop selling Galaxian boards and would be willing to settle the lawsuit?

MR. KINNEY: Objection to questions related to settlement, which I believe --

Can we just agree that this whole line, I am objecting to the whole line of questioning in that area?

MR. WELSH: Surely.

MR. KINNEY: All right. Then you can go ahead and answer it.

BY THE WITNESS:

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In my opinion, at that time, that if the -of course, I don't like to fight with other companies. I like peace. I don't like war. So -- and we are doing business, so if we can have a good settlement, that which one we -- that is, what we acceptable, was acceptable to us, then we want to settle this case. And after that, we were -- if after settled, we might stop to sell those things. 3

THE INTERPRETER: You mean you will. You don't mean you might. You mean you will? If the case is settled, you will stop.

"May" means "may or may not."

THE WITNESS: That depend on the settlement,

23 I think.

BY MR. WELSH:

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But in the discussion with Mr. Katz and me at the show, you did say that you would be willing to settle?

Okay. Yes. The situation is you told me it's very easy for you, you just call your lawyer.

MR. KINNEY: When you say "you," you mean For the record, say Mr. Welsh.

THE WITNESS: BY

(Continuing) Mr. Welsh told me, "We don't like to make this case. You can settle with us. Now, it's very easy if you call your lawyer to come to us."

I think that conversation is -- actually the conversation is very short, and like that. BY MR. WELSH:

Were you informed that we did have discus-Q sion with your lawyer after that?

MR.KINNEY: I'm going to object to that question, because -- I am going to object to any question regarding conferring between my principals of my client and any attorney who is representing them. If you exclude any information outside of communication between attorney and client, then --

MR. WELSH: Well, I am not asking for the communication. I am asking if he was informed. MR. KINNEY: I am going to object. Well, okay, if you want to tell us 3 excluding attorney-client communications --4 MR. WELSH: That's fine. I agree. 5 6 MR. KINNEY: All right. Well, perhaps read back the question. 7 (Question read by the reporter.) 8 MR. KINNEY: Now, I read that question as 9 modified by saying "informed by someone other than 10 11 your lawyer." 12 MR. WELSH: Fine. THE WITNESS: (To the interpreter) Please. 13 14 (Conference between the witness 15 and the interpreter.) 16 MR. WELSH: I will withdraw the question. 17 It's not worth --18 MR. KINNEY: All right, fine. 19 BY MR. WELSH: 20 There was produced today Exhibit 29. 21 How did that -- was that produced from the files of 22 23 your company? 24 (Conference between the witness

and the interpreter.)

MR. KINNEY: No. Actually that was produced from my file. If you recall, you asked for letters from your law from -- yesterday you asked for letters from your law firm. I said I did not produce anything that your law firm had produced during the midst of the deposition.

You said you wanted those letters.

I told my secretary to go and Xerox off, go through
the file and Xerox off the letters from your law
firm.

MR. WELSH: Okay.

MR. KINNEY: So that came out of my file, and I think it may have been mistakenly produced BY MR. WELSH:

- Q Had you seen a copy of that letter before yesterday?
 - A This letter (indicating)?
 - Q Yes, a copy of it before yesterday.
- 20 A You mean the copy or the original?
 21 THE INTERPRETER: Any.
- 22 BY MR. WELSH:

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Q Either.

Yes, I saw this in Mr. Trombadore's office. BY THE WITNESS: MR. KINNEY: I am going to object to any 2 further questions regarding this matter, regarding 3 4 attorney-client privilege. 5 Did you also see the settlement agreement BY MR. WELSH: 6 and consent judgment referred to in the letter? 7 You mean yor settlement? 8 The papers, the settlement papers. 9 MR. KINNEY: I am going to object to the 10 11 question. 12 BY THE WITNESS: I didn't see that. I don't see that. But-13 14 Let me object MR. KINNEY: Wait a minute. 15 to the question. 16 THE WITNESS: Okay. 17 MR. KINNEY: Object to the question as 18 relating to possible communications between Mr. --19 THE INTERPRETER: Trombadore. 20 THE WITNESS: Trombadore. 21 MR. KINNEY: -- Mr. Trombadore, who was 22 then, or is the Artic International general attorney 23 in New Jersey, and I instruct the witness not to 24

(A)